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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/716,861	11/19/2003	Dwayne A. Crocker	GP-304076	6799		
General Motors	7590 03/30/2007 S Corporation	EXAM	EXAMINER			
Legal Staff, Mail Code 482-C23-B21			SMITH, CRI	SMITH, CREIGHTON H		
300 Renaissand P.O. Box 300	ce Center	ART UNIT	PAPER NUMBER			
Detroit, MI 482	265-3000	2614				
SHORTENED STATUTOR	Y PERIOD OF RESPONSE	MAIL DATE	DELIVER	DELIVERY MODE		
3 MO	NTHS	03/30/2007	PAPER			

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

Office Action Summary		Application	Application No. Applicant(s)					
		10/716,86	31	CROCKER ET AL	CROCKER ET AL.			
		Examine	•	Art Unit				
		Creighton		2614				
Period fo	The MAILING DATE of this communicator Pr Reply	tion appears on the	e cover sheet with t	he correspondence ad	ldress			
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR CHEVER IS LONGER, FROM THE MAIL assions of time may be available under the provisions of 3 SIX (6) MONTHS from the mailing date of this community of period for reply is specified above, the maximum statutor to the toreply within the set or extended period for reply will, reply received by the Office later than three months after the patent term adjustment. See 37 CFR 1.704(b).	LING DATE OF TH 7 CFR 1.136(a). In no everation. The period will apply and we by statute, cause the app	HIS COMMUNICAT ent, however, may a reply ill expire SIX (6) MONTHS lication to become ABAND	FION. be timely filed from the mailing date of this cooned (35 U.S.C. § 133).				
Status								
1)□	Responsive to communication(s) filed of	nn	•					
2a)□	* *	 ⊠ This action is n	on-final					
-3)□	,—							
,—	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposit	on of Claims							
4)⊠	Claim(s) 1-19 is/are pending in the appl	lication.		•				
· ·	4a) Of the above claim(s) is/are withdrawn from consideration.							
	Claim(s) is/are allowed.							
6)⊠	Claim(s) <u>1-3,5-10 and 12-18</u> is/are rejected.							
	Claim(s) <u>4,11, 19</u> is/are objected to.							
	B) Claim(s) are subject to restriction and/or election requirement.							
Applicati	on Papers			•				
9)	The specification is objected to by the E	xaminer.						
	•		objected to by t	he Examiner.				
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
					FR 1.121(d).			
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority ι	ınder 35 U.S.C. § 119	·						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received.								
	2. Certified copies of the priority documents have been received in Application No							
	3. Copies of the certified copies of the priority documents have been received in this National Stage							
	application from the International Bureau (PCT Rule 17.2(a)).							
* See the attached detailed Office action for a list of the certified copies not received.								
	·							
Attachmen	t(s)	•						
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)								
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 5) Notice of Informal Patent Application								
	nation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date		6) Other:	nai Fatent Application				
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The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-3, 5-10, & 12-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Crocker et al, U.S. Patent Publication #2004/0203672 in view of Poplawsky et al, U.S. Patent Publication #2002/0032042 or Ampunan et al, U.S. Patent Publication #2005/0080606 or Oesterling et al '799.

Crocker et al discloses a method of initiating a telematics service in a mobile vehicle, with the service initiation call received from a call center (170), [0006]. In [0020] Crocker et al disclose that land network (160) may be a PSTN and that the network may be either wired, optical, fiber, optical, another wireless network, or any combination thereof. Crocker et al never disclose that that one of various networks that they have disclosed could be the Internet with the phone call being VoIP. However, Poplawsky et al do disclose in [0057] a wireless communication device (102) that uses the Internet as the network for the communications. Poplawsky et al disclose in [0057] that vehicle (302) has only one IP address. In [0058] Poplawsky et al disclose that a communication is prepared at a site remote from vehicle (302). This communication packet includes an IP address for the 1st vehicle. The packet also includes port information or other identifying information associated with subsystem (378). The port information reads upon applicant's phrase "server call in parameters". In [0059] Poplawsky et al disclose that a server conducts an address translation by which the vehicle IP address is

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provided before the communication is sent over the Internet. To have provided Poplawsky et al teaching of providing wireless communications to and from a vehicle by using VoIP into Crocker et al telecommunications method would have been obvious to a person having ordinary skill in the art, because Crocker has already disclose a plurality of networks in [0020]. The person with ordinary skill in the wireless communication arts will readily realize that it would have obvious to take Polawsky et al disclosure of providing wireless communications over the Internet and added it to Crocker's networks.

Ampunan et al disclose that one of the networks (144) to communicate with vehicle (110) is the Internet/IP network, [0026]. For claim 7, Ampunan et al disclose the Short Message Service system in [0025]. Oesterling et al discloses in col. 4, lines 4-6. that land network (150) could also be the IP network.

Claims 4, 11, and 19 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Any inquiry concerning this communication should be directed to Creighton H.

Smith at telephone number 571/272-7546.

26 MAR '05

Creighton H Smith **Primary Examiner** Art Unit 2614